CERTIFICATE OF ELECTRONIC FILING

I hereby certify that this correspondence is being electronically filed in the U.S. Patent and Trademark Office, addressed to: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on December 18, 2008.

> Mark M. Sha Marlo M. Schepper Reg. No. 57,194

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE.

Appl. No.: 10/733.705

> December 11, 2003 Peter J. Dugan et al.

Confirmation No.: TC/A.II.: Examiner: Customer No.:

8646 2624 Alavi, Amir 26486

Docket No.: 12078-187CIP Patent No.:

Filed:

Title:

Applicants:

7,463,783 B1

Issue Date: Dec. 9, 2008 CONSTANT MAGNIFICATION IMAGING METHOD AND SYSTEM

> Burns & Levinson LLP 125 Summer Street Boston, MA 02110 (617) 345-3000

To: Attention Certificate of Corrections Branch Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

REOUEST FOR A CERTIFICATE OF CORRECTION UNDER 37 CFR 1.322

Sir:

In the matter of U.S. Patent No. 7,463,783 B1 issued December 9, 2008, a comparison of same against the files of the attorney of record indicates that the errors described in the attached Form PTO/SB/44 were made by the U.S. Patent and Trademark Office (the "Office").

More specifically, the following errors, corrected in Form PTO/SB/44, are of a clerical nature:

Col. 12, line 18 (claim 2): "resealing" should read --rescaling--

Col. 12, line 22 (claim 3); "resealing" should read --rescaling--

Col. 12, line 44 (claim 6): "resealing" should read --rescaling--

Col. 12, line 50 (claim 7): "resealing" should read --rescaling--

Col. 13, line 22 (claim 15): "resealing" should read --rescaling--

Col. 14, line 39 (claim 21): "resealing" should read --rescaling--

Col. 14, line 48 (claim 22): "resealing" should read --rescaling--

Patent No. 7,463,783 B1 Request for Certificate of Correction

REMARKS

Under 35 U.S.C. 254, whenever a mistake in a patent, incurred through fault of the Office, is clearly disclosed by the records of the Office, the Director may issue a certificate of correction stating the fact and nature of such mistake, under seal, without charge.

In the issued patent, the portions of the claim identified in the attached Form PTO/SB/44 were disclosed in the listing of claims in the Response submitted by Applicants on July 15, 2008.

Since the changes listed above were clearly disclosed by the records filed with the Office, Applicants respectfully request a Certificate of Correction.

Since the errors described above were made by the Office, no fee is believed to be required. However, in the event that fees are deemed to be required, we authorize the charging of any such fees or crediting any overpayment to our Deposit Account No. 03-2410 (Order No. 37791-187).

Dated: December 18, 2008

Respectfully submitted, Peter J. Dugan et al., Applicants

By:

Marlo M. Schepper Reg. No. 57,194 Agent for Applicants U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

CERTIFICATE OF CORRECTION	
PATENT NO. : 7,463,783 B1 Page 1 of 1 APPLICATION NO.: 10/733,705 ISSUE DATE : December 9, 2008 INVENTOR(S) : Peter J. Dugan et al. It is certified that an error appears or errors appear in the above-identified patent and that said Letters Pater is hereby corrected as shown below.	_
Col. 12, line 18 (claim 2): "resealing" should read -rescaling-Col. 12, line 22 (claim 3): "resealing" should read -rescaling-Col. 12, line 44 (claim 6): "resealing" should read -rescaling-Col. 12, line 50 (claim 7): "resealing" should read -rescaling-Col. 13, line 22 (claim 15): "resealing" should read -rescaling-Col. 14, line 39 (claim 21): "resealing" should read -rescaling-Col. 14, line 48 (claim 22): "resealing" should read -rescaling-Col. 14, line 48 (claim 22): "resealing" should read -rescaling-	

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Burns & Levinson LLP 125 Summer Street Boston, MA 02110

This collection of information is required by 37 CFR 1322, 1323, and 1324. The information is required to obtain or retain a bennefit by the public which is to file and by the USPTO to process in a peripiciation. Confidentially is governed by 55 U.S. C. 122 and 57 CFR 1.14. This collicion is estimated to 1 hour to complete, including gathering, preparing, and submitting the completed application from to the USPTO. The wall vary depending upon the individual case. Any comments on the survivant of time yes usequire to complete is the storm and/or suppressions for reducing this bander, should be sent to the Child case. Any comments on the survivant of time yes used to complete its born and/or suppressions for reducing this bander, should be sent to the Child be sent to the Child be sent to the Child case. The comment of the Child be sent to the Child be sent to the Child be sent to the Child case. The child be sent to the Child case. Any comments of the USPTO. The Sent to the Child be sent to the Child be